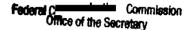
EX PARTE OR LATE FILED

December 16,2002

Michael Powell. Chairman Commissioner Kathleen Q. Abernatliy Coinmissioner Jonathan S. Adelstein Commissioner Michael J. Copps

Commissioner Kevin J. Martin Federal Communications Commission 445 12th St., SW Washington. DC 20.554 RECEIVED

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Re: Triennial Review of Unbundled Network Elements WCB Docket No. 01-338, ex parte communication

Dear Chairinan Powell and Commissioners:

On November 12, 2002, at its annual meeting in Chicago, tlic National Association of State Utility Consumer Advocates ("NASLJCA") unanimously passed a resolution in support of continuing tlie requirement that incumbent local exchange carrier, ("ILECs") lease the tinbundled network element platform ("UNE-P") to competitors.\(^1\) As President of NASUCA, I ani pleased to submit NASUCA's resolution ("Resolution") for the record of this proceeding.

As set forth iti Ilie Resolution and as discussed inore fully below, the availability of the UNE-P has led to a significant portion of the residential and small business local exchange competition currently experienced by the consumers represented by NASLJCA members. Any movement to make the UNE-P unavailable, or to limit its availability, will harm the nascent mass market coinpelition now being seen in many areas throughout the nation.'

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¹ NASUCA is an association of 42 consumer advocates in 40 states and the District of Columbia. NASUCA's members are designated by the laws of their respective states to represent the interests of utility consumers before state and federal regulators and in the courts.

² In a 12/11/2002 ex parte, USTA asserts (at 2) that failure to follow the ILEC/RBOC line will "send this industry, as well as the supplier industry, into an abyss from which it will take decades to recover." This exaggerates the role the FCC's unbundling policies have played in the industry's current distress and the role supporting the incumbents can play in the industry recovery. See also CWA 12/11/2002 ex parte.

The Resolution also indicates tliat examination of the key questions for this proceeding--whether competitors are "impaired" without access to tlic CINE-P and other USEs, and whether access to a proprietary UNE is "necessary" for that competition -- must be done on a state-by-state and market-by-market basis. Thus this Commission should set the standard for impairment, Ilie individual states should determine whether any specific UNE should no longer be made available.' As discussed below, even though some competitive local exchange carriers ("CLECs") use their own switches to serve business customers, other CLECs are impaired in providing service to residential and small business customers without access to tlie IJNE-P (wliicli includes local switching).

The record also shows tlic difficulties and costs of transitioning away from the UNE-P, which further indicates tliat provision of local service to residential and small business customers is impaired without the UNE-P. This is true Tor CLECs that have residential service in tlieir business plan; it is certainly too much to expect CLECs that do not intend to serve residential customers suddenly to be attracted to that market, especially if the LINE-P disappears. If, indeed, there is to be a move away from LINE-P, tlic move must be cautious and be under specific conditions, which the states should determine.

The remainder of this letter touches on the important issues in this proceeding. This is done by reference to the Resolution, to comments tiled by **NASUCA** members and to some of the dozens of other parties' *ex partes* that liave been presented to the Commission in the last 90 days. The Kesolution and this letter are especially important as a clear articulation of the interests of the Nation's residential and small business telecommunications consumers.

'The Importance of USE-P

The UNE-P is the combination of the local loop, local switcling and interoffice transport that is integral to ILEC provision of local service. See Resolution. These are UNEs that are ordinarily combined in the ILECs' networks.⁵

CLECs' use of the USE-P is responsible for a significant portion of the current level of local telephone service competition for residential and small business customers. See Resolution."

³ See NARUC 11/20/2002 ex parte

⁴ Joint Comments were filed on April 5, 2002 by the Pennsylvania Office of Consumer Advocate, the Ohio Consumers' Counsel, the New Hampshire Office of Consumer Advocate and the Maryland Office of People's Counsel ('Joint Advocate Comments''). The Texas Office of Public Utility Counsel filed comments with the Consumer Federation of America, Consumers Union and the Center for Digital Democracy.

^{*} AT&T Corp. v. Iowa Utilities Bd., 525 U.S. 366, 395, 142 L.Ed.2d 834, 119 S. Ct. 721 (1999).

⁶ See also Joint Advocate Comments at 9-11

For example, in **Ohio** a recent affidavit submitted by **Ameritech** Ohio asserts that of the 260,000 CLEC residential lines in Ameritech Ohio territory, 240,000 are served through the UNE-P.' And UNE-P usage is growing: **SBC** asserts that over the past year, UNE-P lines in service liave doubled.⁸

Key to the importance of LINE-P is its flexibility, allowing and requiring the CLEC io sell enough service over the leased facilities to inake competition profitable and feasible. CompTel's 11/18/2002 ex parte (at 1-5) succinctly refutes the RBOC argument that use of the IJNE-P is nothing more than cut-rate resale.

AT&T has stated that "UNE-P is today essential for competition in the provision of local telecommunications services to residential and small business ciistoiners...." NASLJCA agrees.?

What happens if tlic Commission eliminates UNE-P?

It the LINE-P is eliminated, the impact on residential competition will be devastating. To use the previously-cited example, most if not all of the 92% of residential competition in Ameritech Ohio territory that is served over UNE-P is likely to disappear."

CLECs scrvc these residential customers under current conditions. There is no substantial likelihood that these CLECs will either desire to or be able to serve these 240,000 Ohio residential customers tinder any of the other possible means of competitive service available under the Act.

These customers certainly will not be served through resale. In Aineritech Ohio territory, less

⁷ In the Matter of the Joint Application of SBC Communications, Inc., Ameritech Corporation and Ameritech Ohio for Consent and Approval of a Change of Control, PUCO Case No. 98-1082-TP-AMT, Affidavit of Deborah Heritage (filed September 25, 2002) at 4 (available at http://dis.puc.state.oh.us/dis.nst/0/28A9681D3864FB4D85256994005FBCF4?OpenDocument&target="MainBody" ("Heritage Affidavit").

⁸ SBC 11/1/2002 ex parte at 3

⁹ The RBOCs certainly profit from their local service. See AT&T 10/29/2002 ex parte

¹⁰ AT&T 11/7/2002 ex parte at 1

¹¹ This is especially true because, as AT&T notes (11/26/2002 ex parte at 1-2). UNE-P has brought competition to urban, suburban and rural customers of ILECs like SBC.

¹² A similar result will ensue if the prices of UNEs are substantially increased, or if the ILECs are allowed to charge "market-based" rates for these bottleneck facilities.

than 20,000 access lines are served via resale.': That number has remained stagnant since 1990, contrasted to the growth in UNE-P.¹⁴

If ILECs are no longer required to give access to unbundled local snitching, then CLECs will have to depend upon the manual "hot cut" process to connect their switches to the ILECs' loops As discussed below, the intrusion of this process into customer switching significantly impairs CLECs' ability to provide service to residential customers.

Finally, as if the lack of margins in resale and the inefficiency of hot cuts were not enough of a deterrent to coinpelition. local exchange service provided exclusively over CLEC's facilities is also problematic. For example, the one possibility for facilities-based local competition in many areas is cable telephony, which is hardly capable of absorbing the current customer base served over UNE-P.¹⁵

Deleting the UNE-P from the list of unbundled network elements -- whether by removing local switching froni the unbundling requirements or some other means -- would thus leave residential customers with no choice other than to return to the ILEC. This would significantly undermine, if not eliminate, the nascent competition through which competitors are at last inaking inroads into the ILECs' century-old monopoly power.

CLECs would be impaired without access to tlie ILEC's switch, even though other CLECs liave their own switches.

47 U.S.C. § 251(d)(2)(B) sets the standard for the Commission's determination of which network elements should be made available to competitors. A network element will be made available if "lack of access to that element materially diminishes a requesting carrier's ability to provide the services it seeks to offer.""

The record here shows clearly that CLECs serving residential customers are impaired without access to tlie seamless UNE-P. The 12/11/202 CompTel/PACE *ex parte* and WorldCom's 11/7/2002 and 10/23/2002 *ex partes* demonstrate the tinnecessary and unreasonable costs that are

¹³ Heritage Affidavit at 4

¹⁴ The ILECs' plans for a transition to resale (see, e.g., Qwest 10/30/2002 ex parte at 3; Verizon 10/16/2002 ex parte at 17) assume that a long-term business case can be made for resale service.

¹⁵ Sec WorldCom 11/27/2002 Ex parte

¹⁶ Implementation of the Local Competition Provisions in the Telecommunications Act of 1996, CC Docket No. 96-98 (November 5, 1999) ("UNE Remand Order"), ¶ 51.

¹⁷ See also AT&T 11/26/2002 ex parte at 2-6; WorldCom 11/18/2002 ex parte: McLeod 11/15/2002 ex parte at "UNE-L Line Migrations." WorldCom's 10/23/2002 ex parte (at 3-5) shows how the CLEC impairment is different from the disadvantage suffered by any new entrant into a market.

imposed when the CLCC can use only the ILEC's loops and must invest in its own switches.¹⁷

The existence of CLEC switches is fundamental to the ILECs' assertions that local switching should not he unbundled. ¹⁸ If local switching is not required to he unbundled, then access to the combination of local switching, local loop and transport that is the UNE-P would no longer have to be made at TELRIC rates. ILECs say then that they would give access at "market-based" rates." The ILECs' dominance of this market would make such rates those of a virtual monopoly.

The 1996 Act does not require CLECs to unbundle their switches and/or loops; that duty rests only with the incumbent. Coinparc 47 U.S.C. § 251(b) to § 251(c)(3). Thus if the ILEC is not required to give access to its switches at reasonable rates, then each CLEC will have to build its own switch or be at the mercy of excess capacity on other CLECs' switclies in order to provide any local service.

In this analysis, it is helpful to differentiate service to residential and small business customers from service to larger business customers.²⁰ Providing service to large customers is a customized effort, and the process of switching carriers for large customers is equally customized.

By contrast, providing service to mass-market residential and small business customers requires speed and uniformity in order to work. The "hot cut" process, requiring physical intervention to disconnect a customer's loop from the ILEC's switch and reconnect it to the CLEC's switch, provides neither speed nor unilnrmity." As noted by WorldCom, the New York Public Service Commission recognized that at current volumes, it would take Veriron over 11 years to switch all the current UNE-P customers in its territory to UNE loops.²²

Indeed, the decision of a CLEC to build a switch to serve residential customers assumes an

¹⁷ See also AT&T 11/26/2002 ex parte at 2-6; WorldCom 11/18/2002 ex parte; McLeod 11/15/2002 ex parte at "UNE-L Line Migrations." WorldCom's 10/23/2002 ex parte (at 3-5) shows how the CLEC impairment is different from the disadvantage suffered by any new entrant into a market.

¹⁸ Elimination of the interoffice transport UNE would also lead to elimination of the UNE-P. Cbeyond's 11/22/2002 *ex parte* addresses interoffice transport.

¹⁹ See, e.g., Qwest 10/30/2002 ex parte at 8

²⁰ See Joint Advocates Comments at 2, 15-17

²¹ See Resolution; WorldCom 11/18/2002 ex parte; WorldCom 11/6/2002 ex parte at 7: Network Conceptions 10/25/2002 ex parte at 18: SBC 11/1/2002 ex parte, "SBC Hot Cuts" at 5: Qwest 10/30/2002 ex parte at 5. See also WorldCom 10/23/2002 ex parte at 8-11.

²² WorldCom 11/6/2002 ex parte at 9, 10.

ability to win those customers over, one-by-one. In this unsettled business climate, it is not surprising that few CLECs have chosen such a route. The substantial customer acquisition and migration costs also impair residential service by CLECS that have built their switches to serve business customers, assuming that those CLECs even have a business plan that includes residential custoiners.

The Commission has held that economics of scale favor the incumbents, and that the absence of such economies impairs CLECs.²³ This principle was upheld by the Supreme Court in *Verizon*.²⁴ Under the Act, such economies themselves justify inaking portions of the ILEC neighborhood, including combinations like the UNE-P, available to CLECs.

Under these conditions, competition for residential and small business customers is clearly impaired in the absence of the UNE-P. The Commission should continue to direct the ILECs to make the UNE-P available."

The invth of the impact of UNEs on the RBOCs and the industry

The Regional Bell Operating Companies ("RBOCs") have forcefully advocated all conceivable reductions in the number and level of available UNEs. particularly the UNE-P." In this proceeding, they have argued that the UNE-P harms wireline carriers. manufacturers and intermodal competitors." In this public arena, however, the thrust of the RBOCs' argument is the supposed liarin to the RBOCs themselves. Yet this asserted liarin is contradicted by the RBOCs' financials as reported to Wall Street and as noted by AT&T in its October 2 and October 29 ex partes.²⁸

The harm supposedly coincs froin TELRIC rates -- particularly for the UNE-P -- being set below cost." Yet no RBOC has successfully appealed a state-set UNE rate on that basis.

¹³ UNE Remand Order, ¶ 76

¹⁴ Verizon Communications Inc. v. FCC, 535 U.S. 467, 122 S. Ct. 1646, 1661, 152 L. Ed.2d 701 (2002)

²⁵ As discussed below, if there is any limitation of the UNE-P, it should be directed by a state commission based on a clear evidentiary record.

 $^{^{26}}$ see. e.g. SBC 11 1/2002 ex parte at 2.

²⁷ Id.

²⁸ The RBOCs also claim that the Commission's unbundling rules cause industry-wide harms. For example, SBC's 11/1/2002 ex parte (at 14) blames Nortel's and Tellabs October 21, 2002 poor financial performance for the past year on the Commission's rules. Perhaps UNE-P is also responsible for El Niño.

²⁹ See, e.g., "Panel Speakers at NARUC See Links Between Investment, UNE-Ps," *State Telephone Regulation Report* (November 22, 2002) at 1, 3, "Qwest's Notebaert Tells NARUC Curing Telecom's Malaise May Be



³⁰ Of course, the RBOCs appealed the very concept of TELRIC and lost resoundingly in the United States Supreme Court in *Verizon*. ³¹ 'The RBOCs now attempt to reargue at the FCC the issues that they lost in the stales."

The RBOCs also assert that the Commission's unbundling rules deter investment in the network. This argument has two prongs: First, that the availability of the UNE-P allows CLECs io avoid investing in their own facilities. and second, that unbundling "disincents" the ILECs from investing in their own facilities.

As to the first argument, nothing in the Act compels competitive service to be provided only over CLCC facilities; 47 U.S.C. § 251 allows for competition via resale. UNEs and CLEC facilities, with no explicit or implicit favoritism to aijy one of the three. The RBOCs' claim that CLEC-built and-owned facilities are the be-all. end-all ofcompetition is defeated by the RBOCs' own action as they compete in the long distance market, thanks to 47 U.S.C. § 271: The RBOCs compete using others' facilities rather than building their own networks. 33

The RBOCs argue against the UNE-P because there has not been to date a rapid conversion of CLEC UNE-Ps to CLEC switches.³⁴ Yet the Act contains no requirement for such a conversion, rapid or not. If the conversion is technically feasible and economic, it will happen."

On the issue of the level of ILEC investment where unbundling is required, there is first and foremost an issue of causation: Does the availability of UNEs disincent the RBOCs froin inaking investments, or are there other reasons for a retrencliment in investment? Indeed, might RBOCs

Painful," State Telephone Regulation Report (November 22, 2002) at 4

²⁰ Network Conceptions 10/25/2002 ex parte (at 7) puts forth the plausible proposition that the RBOCs' operations are inefficient. See also *id.* at 10.

^{31 122} S. Ct. at 1665-1681

³² See, e.g., Qwest 10/28/2002 Ex parte. SBC Ameritech Ohio has requested that UNE-P rates be doubled. *In the Matter of the Review of Ameritech Ohio's TELRIC Costs for Unbundled Network Elements*, PUCO Case No. 02-1280-TP-UNC, Application (filed May 31, 2002) (available at http://dis.puc.state.oh.us/dis.nsf/0/2237D6D260FCE42985256BCA004C5BD8?OpenDocument&target="MainBody"). SBC Ameritech Michigan and SBC Ameritech Illinois also made similar requests to their respective state commissions. See "SBC pulls request to hike competitor fees." Chicago Tribune (October 16, 2002).

³³ See AT&T 10/29/2002 ex parte at 2.

³⁴ See, e.g., SBC 11/1/2002 ex parte at 6, referring to the N c a York experience

³⁵ Verizon alone among the RBOCs has asserted -- on a number of occasions -- that some carriers have begun to convert customers from their own switches to UNE-P. See Verizon 12/4/002, 11/15/2002, 11/14/2002, 11/17/2002, 10/16/2002 ex partes. Verizon has never provided any support for its statement.

have slowed their investments because they want to create an argument for getting rid of UNEs (and TELRIC)? Numerous studies (some recently presented) call the **RBOCs'** proposition into question.³⁶ Indeed, the Supreme Court rejected this argument in *Verizon*, 122 S.Ct. at 1675-76 and n.33.³⁷

The Commission must continue unbundling to promote broadband competition

Without access to the bundle of UNE-P, competitive local exchange service for residential and small business would be impaired. Equally, without access to UNEs, competition for the bundle of services tilal is wireline broadband Internet access would be impaired. The Covad 11/1512002 ex parte (e.g., at 5) addresses these issues. Covad also shows (at 8, 15, 16) that the intermodal substitutes provided by cable modems, wireless and satellite are insufficient to eliminate the unbundling requirements for wireline. As set out in NASUCA's April 22, 2002 Comments and later Reply Comments in Docker 01-337. reducing competitors' access to a key mode of hroadband access will not enhance coinpelition in Ilie broadband internet access inarket.

³⁶ See Hassert/Kotlikoff 11/15/2002 ex parte; Z-Tet 11/7/2002 ex parte; AT&T 10/11/2002 ex parte. The issue of whether the UNE-P per se disincents CLEC investment more than other UNEs (see Verizon 11/18/2002 ex parte) reads into the statute a provision that a UNE which otherwise meets the impairment standard can be eliminated because it does not create enough investment.

¹⁷ In its 11/25/2002 ex parte (at 10), TIA implies that merely removing the requirement that RBOCs provide access to "new, last-mile broadband facilities" (emphasis in original) "will help return the flow of capital into the [telecom] sector...." after describing the industry's dire straits in detail. *Id.* at 1-9. TIA fails to establish any causal relationship between the Commission's unbundling policies and the industry's financial difficulties.

The Coinmission should not preempt the fact-based assessments of the states

SBC asserts that the Commission should not only remove unbundled local switching ("ULS") from the national UNE list, but should forbid the states from adding ULS back to a state-specific list. SBC's reasons for this are set forth on page 15 of the 11/1/2002 ex parte. These arguments go 100 far: Under SBC's hypothesis, any independent state action having to do with competition should be forbidden. In an I 111912002 ex parte (at I), Qwest charges that

those with a vested interest in the status quo are increasing their calls for a transfer of decision-making authority froin the Commission to the states concerning what network elements should be subject to iinbundling requirements. They claim that, when the Commission excludes a UNC froin the unbundling list for failure to meet the federal impairment standard of 47 U.S.C. § 251(d)(2), states should be permitted to reach the opposite conclusion and place that UNE back on the list under either state or federal law. Some go even further and suggest that the Commission is incapable of applying section 251(d)(2) on its own and that it should therefore delegate much of that responsibility to the states, albeit with some general guidance that undoubtedly would be of little practical import.

The Commission cannot ignore that Qwest's complaints about state regulators does not signal respect for federal regtilators." State regulators' decisions in this area are, for the most part, based on a closer examination of the local facts, including through oral hearings where witnesses are examined tinder oath, than is available to this Commission.

NASUCA's Resolution holds that the states are both directed to and best situated to inake the fact-intensive judgments necessary to determine whether coinpetitors are not impaired without access to specific UNEs or the UNE-P.⁴⁰ NASUCA supports the positions set forth in NARUC's 1 112012002 *ex parte*.

Transition principles

The record in this proceeding supports maintaining the UNE-P. Contrary to that record, the ILECs seek to have the Commission remove the UNE-P from the UNE list. BellSouth, for example, would allow a six-month transition period for the embedded base of UNE-P customers.⁴¹ Qwest estimates that all existing UNE-Ps could be converted to either resale or

³⁸ SBC 11/1/2002 ex parte at 2.

⁵⁹ See also Qwest 10/28/2002 ex parte

⁴⁰ See also Joint Advocates Comments at 4-5: WorldCom 10/23/2002 ex parte at 7-8

⁴¹ BellSouth 11/18/2002 ex parte at 1

unbundled loops ("UNE-L") within seven inonths." Neither BellSouth nor Qwest explains how transitioning all the UNE-P customers in its or other ILECs' territories to UNE-L plus "marker-priced switching" within six or seven months would be technically possible. SBC, on the other hand, would allow a two-year transitional wholesale offering for residential customers — not priced at TELRIC.⁴³ CLECs would have one year of the two years to transition to this wholesale offering." At the end of the two years, the wholesale offering could be withdrawn.

Clearly, if the Coinmission allows elimination of the UNE-P, the process must be undertaken on a imarhet-by-market basis, by the individual states. The transition must be on a technically feasible schedule -- far longer than the six inonthis, seven months or one year proposed by the RBOCs. There must also be technical capabilities to inake the transition seamless -- for each customer. These processes must be subject to "enforceable performance metrics and standards...."

Conclusion

A final — and, we believe, new to this docket — counter to the RBOC/ILEC arguments can be found iii Network Conceptions ILC's 10/25/2002 ex parte (at 3, 14): the notion that the offering of UNE-P is the best available catalyst for RBOC competitiveness and is one way to achieve the RBOC-to-RBOC competition so lacking to this point. If the ILECs were to abandon their position on UNE-P and instead spend their considerable time and resources preparing to and actually entering each others' markets, this cause of local exchange service coinpetition for residential and small business customers would he advanced significantly.

Residential and small business customers liave a real stake in the outcome of this proceeding. We were proinised the benefits of the 1996 Act; we have only lately seen some of those benefits; and we remain most susceptible ILEC inonopoly power or market dominance. The Commission

⁴² Qwest 11/14/2002 ex parte at 14

⁴⁷ SBC 11/19/2002 ex parte at 5.

⁴⁴ Id. WorldCom's 11/25/2002 ex parte points out that SBC provides no justification for its proposed \$26 monthly wholesale rate. AT&T's 11/21/2002 ex parte shows that -- contrary to SBC's claims (see SBC 11/19/2002 ex parte at 8) -- SBC's proposal would kill residential competition. SBC's 12/11/2002 ex parte, while attempting to show errors in AT&T's calculations, really shows only that under SBC's transition plan competition would be strictly limited to "high-end" customers -- a strategy for which SBC roundly condemns AT&T. Id. at 5.

⁴⁵ See Broadview/Talk America/Eschelon 12/12/2002 ex parte.

⁴⁶ See WorldCom 11/20/2002 ex parte.

⁴⁷ See ALTS 11/26/2002 ex parte

must preserve the mechanism by which residential and small business customers have thus far seen competition: tlie LINE-P.

NASUCA appreciates tlic Commission's concern for the interests of residential and small business customers.

Yours truly.

Robert S. Tongren

Ohio Consumers' Cotinsel

President. National Association of State Utility Consumer Advocates

David C. Bergmann

Assistant Ohio Consumers' Cotinsel

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RESOLUTION ON THE UNBUNDLED NETWORK ELEMENT PLATFORM NASUCA RESOLUTION 2002-4

- WHEKEAS, the unbundled network element platforin ("UNE-P") is a seamless combination of the unbundled loop, tinbundled local switching and tinbundled interoftice transport; and
- WHEREAS, it is widely believed that the availability of the UNE-P at total element longrun incremental cost ("TELRIC") based rates is responsible for a significant portion of the current level of local telephone service competition for residential and sinall business customers; and
- WHEREAS, the use of the UNE-Pallows competitive carriers to provide consumers with a flexible variety of telecommunications services, as contrasted to the service-by-service capabilities of resale; and
- WHEREAS, even where competitive alternatives for local switching are available, the current logistical and cost requirements for the "hot cut" process inean that competitive carriers' provisioning of local telephone service to residential and small business cutoiners could be impaired without access to the UNE-P: and
- WHEREAS, any analysis of the continued necessity of particular unbundled network elements, or of competitive impairment absent availability of particular unbundled network element is one that must take place on a state-by-state, market-by-market basis, and can best be undertaken by state commissions rather than the Federal Communications Commission;
- THEREFORE. HE IT KESOLVED that the National Association of State Utility
 Consumer Advocates ("NASUCA") supports the continued availability of the
 UNE-P at TELRIC rates:
- BE ITFURTHER RESOLVED tliat if review of continued availability of UNE-P is considered appropriate at some point in the future. NASUCA supports such review being undertaken by state commissions; and
- BEIT FURTHER RESOLVED that NASUCA authorizes the NASUCA Executive Committee and/or the Telecommunications Committee to take action in support of this resolution.

ADOPTED BY THE FULL MEMBERSHIP

DATE: November 12.2002 LOCATION: Chicago, Illinois